

**EXHIBIT I**

IN THE UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF TEXAS  
HOUSTON DIVISION

In re Subpoena to  
CHARLOTTE H. RUTHERFORD

Misc. Action No. 4:14-mc-02315

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**PRIVILEGE LOG**

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	Date	Author(s)	From	To	CC	Document Type	PRIVILEGES	DESCRIPTION
1.	07/22/2013		Erik Ahroon	Gary Fischman	Charlotte Rutherford; John Schneider; Phillip Mitchell	Email with Excel attachment	Attorney Client Work Product	Email (with embedded images) among attorneys and client representatives regarding estimate of potential damages for infringement of AGM patent, along with attached spreadsheet prepared by attorney John Schneider reflecting analysis of potential damages associated with infringement of AGM patent.
2.	07/22/2013		Erik Ahroon	Charlotte Rutherford; Gary Fischman	Phillip Mitchell; John Schneider	Email with Excel attachment	Attorney Client Work Product	Email (with embedded images) among attorneys and client representatives regarding estimate of potential damages for infringement of AGM patent, along with attached spreadsheet prepared by attorney John Schneider reflecting analysis of potential damages associated with infringement of AGM patent.
3.	07/22/2013		Erik Ahroon	John Schneider; Gary Fischman	Charlotte Rutherford	Email with PDF attachment	Attorney Client Work Product	Email among attorneys and client representatives discussing legal issue involved in potential acquisition of AGM patent portfolio, along with copy of license agreement (reflecting client representative mental impressions) attached to attorney-client/work product email for discussion with attorneys/client representatives.
4.	07/22/2013		Charlotte Rutherford	Gary Fischman				Email among attorneys/client representatives (with embedded images) regarding estimate of damages for infringement of AGM patents.
5.	07/24/2013		Charlotte Rutherford	Charles Cho (Acacia IT)	Gary Fischman	Email	Attorney Client Work Product	Top email asks Charles Cho of IT Department for help opening files; rest of email chain contains request for, and responses to, attorney comment and review of potential damages associated with infringement of AGM patent.
6.	07/24/2013		Gary Fischman	Charlotte Rutherford	Gary Fischman	Email with two Excel attachments and one Word attachment	Attorney Client Work Product	Email chain (with embedded images) among attorneys and client representatives regarding estimate of potential damages for infringement of AGM patent. Attached are (a) Gary Fischman's attorney work notes reflecting evaluation of potential damages associated with infringement of AGM portfolio, (b) a spreadsheet prepared by attorney John Schneider, and modified by Gary Fischman, reflecting analysis of potential damages associated with infringement of AGM patent, and (c) a spreadsheet prepared by attorney John Schneider, and modified by Erik Ahroon, reflecting analysis of potential damages associated with infringement of AGM patent.

7.	07/24/2013		Charles Cho (Acacia IT)	Charlotte Rutherford; Gary Fischman		Email with Word attachment	Attorney Client Work Product	Email forwarding plain-text version of email chain (that originally included embedded images) among attorneys and client representatives regarding estimate of potential damages for infringement of AGM patent. Attached is a duplicate copy of Gary Fischman's attorney work notes reflecting analysis of potential damages associated with infringement of AGM portfolio.
8.	07/24/2013		Gary Fischman	Charlotte Rutherford		Email with Word and Excel attachments.	Attorney Client Work Product	This email forwards the same text, embedded images, and attachments as Entry No. 6 above but includes Gary Fischman's attorney notes copied into the body of the email for ease of reading on an iPhone.
9.	07/29/2013		Erik Ahroon	Marc Booth	Contracts; Charlotte Rutherford; Gary Fischman; Phillip Mitchell; John Schneider; Matthew Vella	Email	Attorney Client Work Product	Email among attorneys and client representatives discussing legal matter involved in potential acquisition of AGM patent portfolio.
10.	07/29/2013		Erik Ahroon	Matthew Vella; Marc Booth	Contracts; Charlotte Rutherford; Gary Fischman; Phillip Mitchell; John Schneider	Email with two Excel attachments and two attached emails.	Attorney Client Work Product	The cover email contains discussion among attorneys and client representatives regarding the estimate of potential damages for infringement of AGM patent. Attached are (a) a spreadsheet prepared by attorney John Schneider reflecting analysis of potential damages associated with infringement of AGM patent, (b) a "Contract Request form" by Erik Ahroon requesting preparation of assignment agreement with AGM, (c) a July 10, 2013 email from Erik Ahroon to Tron Isaken, copying Robin Dommissie, with two attached Landmark maintenance quotations, attached "DecisionSpace" literature, and an attached Schlumberger license agreement, and (d) a July 22, 2013 email from Troy Isaken to Erik Ahroon, copying Robin Dommisee, with attached Schlumberger license agreement.
11.	07/30/2013		Phillip Mitchell	Matthew Vella; Erik Ahroon; Marc Booth	contracts; Charlotte Rutherford; Gary Fischman; John Schneider	Email	Attorney Client Work Product	Email chain among attorneys and client representatives discussing advice of attorneys and legal matters involved in potential acquisition of AGM patent portfolio (with embedded image).

12.	07/30/2013		Matthew Vella	Phillip Mitchell; Erik Ahroon; Marc Booth	Contracts; Charlotte Rutherford; Gary Fischman; John Schneider	Email	Attorney Client Work Product	Email chain among attorneys and client representatives discussing legal matters involved in potential acquisition of AGM patent portfolio (with embedded image).
13.	10/16/2013	John Schneider	N/A	N/A	N/A	Excel	Attorney Client Work Product	Excel spreadsheet drafted by attorney John Schneider calculating estimated damages for infringement of AGM patent.
14.	10/22/2013	Charlotte Rutherford and Gary Fischman	N/A	N/A	N/A	PowerPoint	Attorney Client Work Product	PowerPoint slide (with non-substantive cover slide) drafted by Charlotte Rutherford and Gary Fischman that contains bullet-point descriptions about status of six patent portfolio projects, including short description of anticipated litigation involving the AGM patent.
15.	10/23/2013	Charlotte Rutherford and Gary Fischman	N/A	N/A	N/A	PowerPoint	Attorney Client Work Product	PowerPoint slide (with non-substantive cover slide) drafted by Charlotte Rutherford and Gary Fischman that contain bullet-point descriptions about status of five patent portfolio projects, including short description of anticipated litigation involving the AGM patent.
16.	11/06/2013	Gary Fischman	N/A	N/A	N/A	PowerPoint	Attorney Client Work Product	PowerPoint presentation prepared by attorney Gary Fischman and reflecting his analysis of legal issues involved in potential litigation based on the '319 patent.
17.	11/07/2013	Charlotte Rutherford and Gary Fischman	N/A	N/A	N/A	PowerPoint	Attorney Client Work Product	Single PowerPoint slide drafted by Charlotte Rutherford and Gary Fischman that contains bullet-point descriptions about status of seven patent portfolio projects, including short description of anticipated litigation involving the AGM patent.

18.	11/07/2013	Gary Fischman	N/A	N/A	N/A	PowerPoint	Attorney Client Work Product	PowerPoint presentation prepared by attorney Gary Fischman and reflecting his analysis of legal issues involved in potential litigation based on the '319 patent.
19.	11/12/2013	Gary Fischman	N/A	N/A	N/A	Excel	Attorney Client Work Product	Excel spreadsheet drafted by attorney Gary Fischman showing estimated damages for infringement of AGM patent and the estimated dates when revenue would be received.
20.	11/12/2013	Gary Fischman	N/A	N/A	N/A	Excel	Attorney Client Work Product	Excel spreadsheet drafted by attorney Gary Fischman applying discount factors for estimated damages for infringement of AGM patent.
21.	11/13/2013	Charlotte Rutherford and Gary Fischman	N/A	N/A	N/A	PowerPoint	Attorney Client Work Product	Two PowerPoint slides drafted by Charlotte Rutherford and Gary Fischman that contain bullet-point descriptions about status of ten patent portfolio projects, including short description of anticipated litigation involving the AGM patent.
22.	11/13/2013	Charlotte Rutherford and Gary Fischman	N/A	N/A	N/A	PowerPoint	Attorney Client Work Product	Two PowerPoint slides drafted by Charlotte Rutherford and Gary Fischman that contain bullet-point descriptions about status of ten patent portfolio projects, including short description of anticipated litigation involving the AGM patent.
23.	11/13/2013	Charlotte Rutherford and Gary Fischman	N/A	N/A	N/A	PowerPoint	Attorney Client Work Product	Two PowerPoint slides drafted by Charlotte Rutherford and Gary Fischman that contain bullet-point descriptions about status of ten patent portfolio projects, including short description of anticipated litigation involving the AGM patent.

24.	11/21/2013	Charlotte Rutherford and Gary Fischman	N/A	N/A	N/A	PowerPoint	Attorney Client Work Product	Two PowerPoint slides drafted by Charlotte Rutherford and Gary Fischman that contain bullet-point descriptions about status of 11 patent portfolio projects, including short description of anticipated litigation involving the AGM patent.
25.	12/09/2013	Charlotte Rutherford and Gary Fischman	N/A	N/A	N/A	PowerPoint	Attorney Client Work Product	Two PowerPoint slides drafted by Charlotte Rutherford and Gary Fischman that contain bullet-point descriptions about status of ten patent portfolio projects, including short description of anticipated litigation involving the AGM patent.
26.	12/09/2013	Charlotte Rutherford and Gary Fischman	N/A	N/A	N/A	PowerPoint	Attorney Client Work Product	Two PowerPoint slides drafted by Charlotte Rutherford and Gary Fischman that contain bullet-point descriptions about status of ten patent portfolio projects, including short description of anticipated litigation involving the AGM patent.
27.	12/10/2013	Charlotte Rutherford and Gary Fischman	N/A	N/A	N/A	PowerPoint	Attorney Client Work Product	Two PowerPoint slides drafted by Charlotte Rutherford and Gary Fischman that contain bullet-point descriptions about status of ten patent portfolio projects, including short description of anticipated litigation involving the AGM patent.
28.	12/18/2013		Vincent Varghese	Gary Fischman; Debra Hexsel	Charlotte Rutherford	Email	Attorney Client Work Product	Email forwarded by Vincent Varghese that lists seven potential licensees of AGM patent.
29.	01/02/2014	Charlotte Rutherford and Gary Fischman	N/A	N/A	N/A	PowerPoint	Attorney Client Work Product	Two PowerPoint slides drafted by Charlotte Rutherford and Gary Fischman that contain bullet-point descriptions about status of 11 patent portfolio projects, including short description of anticipated litigation involving the AGM patent.

30.	01/29/2014		Tisha Stender	Gary Fischman	Charlotte Rutherford	Email with two Excel attachments		Email among attorneys/client representatives (with Excel spreadsheet templates attached) regarding estimate of damages for infringement of AGM patents.
31.	1/30/2014		Charlotte Rutherford	Gary Fischman		Email with two Excel attachments.		This email forwards Entry No. 30 above (along with the Excel templates) and discusses the scheduling of future follow-up in response to the contents of Entry No. 30.
32.	02/04/2014		Gary Fischman	Charlotte Rutherford		Email	Attorney Client Work Product	Blank email from Gary Fischman forwarding privileged assessment from CEP law firm about assignment of case to this Court.
33.	02/26/2014		Gary Fischman	Charlotte Rutherford		Email	Attorney Client Work Product	The email from Mr. Fischman states only “FYI” and forwards a February 26, 2014 email from Michael Collins to Gary Fischman (which copied John Edmonds, Henry Pogorzelski, and Andrew Tower) that notes SDM’s hiring as Schlumberger’s local counsel and that relays a three-sentence description of Mr. Collins’ discussion with Steve Wingard about Schlumberger’s request for an extension of time to file its answer.



Respectfully submitted,  
**AHMAD, ZAVITSANOS, ANAIPAKOS,  
ALAVI & MENSING P.C.**

/s/ Joseph Y. Ahmad

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**CERTIFICATE OF SERVICE**

I hereby certify that, on November 11, 2014, a true and correct copy of the foregoing document was served by email on the following counsel who issued the subpoena in question:

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/s/ Adam Milasincic

Adam Milasincic